UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA LAFAYETTE DIVISION

UNITED STATES OF AMERICA CRIMINAL NO. 6:24-CR-00206

VERSUS JUDGE DAVID C. JOSEPH

GARY HAYNES MAGISTRATE JUDGE CAROL B. WHITEHURST

REVISED SCHEDULING ORDER

A status conference was held before Magistrate Judge Whitehurst on January 31, 2025. Present for the Government was Luke Walker and John Nickel, and present for Defendant was Todd Clemons. The parties agreed that a trial date earlier than September 2025 would not allow sufficient time for review of discovery and preparation of motions. Given the complexity of the discovery in this case and the parties' anticipated motions, the Court finds that this additional time is reasonable and necessary for effective preparation by counsel for Defendant and the Government, taking into account the exercise of due diligence. The Court finds that the ends of justice served by granting this continuance outweigh the public's and Defendant's rights in a speedy trial. Accordingly;

IT IS ORDERED that Defendant's Unopposed Motion to Continue (Rec. Doc. 27) is GRANTED.

IT IS FURTHER ORDERED that TRIAL is RE-SET before Judge Joseph on September 8, 2025, at 9:00 a.m. Trial is anticipated to last 5-8 days, not including jury selection. A pretrial conference will be HELD in the chambers of Judge

1. ***

Defendant's Request for Discovery. Government's response is due 7 days from discovery request. See Rule 16(a)(1).

2. ***

Government's Request for Discovery. Defendant's reciprocal is due 7 days from discovery request. See Rule 16(b)(1).

3. July 10, 2025 60 days before trial **Expert Witness Disclosure** by party with the burden of proof.

Notice Deadline (See e.g. Fed. R. Crim. P. 12.2, 12.3; Fed. R. Evid. 404(b), 413, 414).

- 4. July 30, 2025 40 days before trial
- **Expert Witness Disclosure** by party without the burden of proof.
- 5. August 11, 2025 30 days before trial

Motions Deadline (e.g. suppression motions, Daubert motions, motions in limine, etc.). Oppositions are due 5 days after service of motion. Reply briefs accepted only with leave of court requested 3 days after service of opposition.

6. August 18, 2025 21 days before trial Applications for Writ of Habeas Corpus ad testificandum (*i.e.* to produce witnesses who are currently incarcerated). Such applications must describe specifically why the testimony is necessary.

List of Foreseeable Issues, Proposed Voir Dire, Proposed Jury Instructions. 1

7. August 11, 2025 2 days before Pretrial Conference Deadline to submit plea packet.2

¹ For instructions regarding these documents, see Appendix, § I.

² See Appendix, § IV.

8. August 25, 2025 14 days before trial **Applications for subpoena(s)** pursuant to Fed. R. Crim. P. 17(b) (*i.e.*, Defendant unable to pay).

9. September 2, 2025 7 days before trial **Real Time Glossary**. By this date, each party shall submit to the court reporter a witness list, glossary of names and unusual terms, and/or word index of terms likely to be stated on the record during trial that are technical, scientific, medical, or otherwise uncommon.

Real-Time. Real-time is available, and arrangements must be made with the Judge's court reporter at least one week prior to trial.

10. September 3, 2025 5 days before trial Witness Lists (with witnesses designated as "fact" or "expert," and the expected length of testimony).

Exhibit Lists and **Bench Books** are to be provided to the Court and opposing parties. ³ Witnesses or evidence called/offered solely for impeachment need not be included.

THUS, DONE AND SIGNED on this 31st day of January, 2025.

CAROL B. WHITEHURST
UNITED STATES MAGISTRATE JUDGE

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³ Absent permission otherwise, counsel must provide 2 sets of bench books to chambers, 1 set to the Courtroom Deputy, and 1 set to each opposing party; counsel must also provide the Courtroom Deputy with a flash drive containing all trial exhibits. Prior to jury selection, counsel must deliver 1 complete set of bench books to the courtroom for the use of testifying witnesses at trial.

Appendix

I. Pretrial Conference

A. List of Foreseeable Issues

For discussion at the pretrial conference, counsel will file a list of <u>ALL</u> foreseeable issues that will arise on admissibility of evidence, burden of proof, and any other issues that can or must be dealt with in advance of trial. The purpose to be served is to eliminate, to the extent possible, delays during the course of the trial, and to permit advance preparation and research of issues expected to be raised at trial. The issue list will include counsel's opinion whether a pretrial hearing will be necessary to resolve any of these foreseeable issues. Examples of such issues which may require a hearing include, but are not limited to:

- 1. Extrinsic evid<mark>ence questions under *U.S.* v. Beechum, 582 F.2d 898 (5th Cir. 1978);</mark>
- 2. Voluntariness of statements under 18 U.S.C. § 3501;
- 3. Admissibility questions; and/or
- 4. Any other issue resolvable by a pretrial hearing.

The following topics will also be discussed at the pretrial conference:

- 1. Estimated time required by each side to put on its case;
- 2. Marking of documents for identification;
- 3. Waivers of foundation of documents where possible;
- 4. Exchange of *curriculum vitae* of expert witnesses and/or stipulation of expert qualifications;
- 5. Pending discovery problems;
- 6. Consideration of making Jencks Act material available to the defendant prior to the testimony of all witnesses;
- 7. Jury instructions/voir dire problems; and
- 8. Any other relevant matter necessary for the smooth progress of the trial.

B. Proposed Voir Dire

The Court will conduct voir dire and allow counsel 10 minutes for any follow up questions. Counsel may submit proposed voir dire questions specific to a party or the case for the Court's consideration.

C. Jury Instructions

Fifth Circuit Pattern Jury Instructions requested by the parties should be referenced only by their numbers. Each non-pattern instruction must be

accompanied by a brief stating the statutory and/or jurisprudential authority for the instruction. Fifth Circuit authority is preferable. A simple case citation will not be sufficient.

II. Continuances

Any request for a continuance of the trial setting or a pretrial deadline MUST include the specific reasons why the scheduled trial date or pretrial deadlines do not afford sufficient time, the exact amount of additional time requested and, if the party is requesting a trial continuance, the motion MUST include the relevant provision(s) of 18 U.S.C. § 3161 authorizing the continuance. Continuance requests MUST comply with the Court's Standing Order regarding timely filing motions to continue. See Standing Order at www.lawd.uscourts.gov – under Chambers tab for Judge David C. Joseph.

III. Other Requirements

A courtesy copy of all material required by this Scheduling Order should be submitted directly to chambers in order to facilitate prompt attention to all matters. Courtesy copies should be e-mailed to joseph motions@lawd.uscourts.gov. All electronic submissions should be in Microsoft Word format.

Guilty Plea and Sentencing Procedures IV.

A. Guilty Pleas

Prior to the taking of a guilty plea, counsel are to submit a plea packet to the Court, which includes each of the following documents:

- 1. The plea agreement;
- 2. An affidavit of understanding of maximum penalty and constitutional rights:
- 3. The elements of the offense;
- 4. A stipulated factual basis for the guilty plea⁴; and
- 5. A consent decree of forfeiture in appropriate cases.

Absent good cause, guilty pleas will not be set until after receipt of the foregoing documents, signed by defendant and all counsel.

B. Sentencing

⁴ The Court may accept oral testimony in lieu of a written, stipulated factual basis for the guilty plea.

Presentencing memoranda must be filed by counsel under seal **at least seven** (7) days prior to the scheduled sentencing date, with a confidential copy submitted directly to the Probation Office. See LCrR 32.2. Any response thereto must be filed under seal, with a confidential copy submitted directly to the Probation Office, at least **three** (3) days prior to the scheduled sentencing date. The submission of a presentencing memorandum does not relieve the parties from the obligation of providing the probation officer with written objections to the presentence report within fourteen (14) days from the day of disclosure. See Fed. R. Crim. P. 32(f); LCrR 32.1.

